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THER MENDELSON

- 1. I am an attorney licensed to practice in the State of California and a shareholder in the law firm of Littler Mendelson, attorneys for Defendants in the above-captioned matter. I have personal knowledge of the matters set forth below, and if called as a witness I could testify competently to matters contained therein.
- 2. On May 29, 2007, I received a letter from Plaintiffs' counsel, Bryan Schwartz ("Schwartz"), regarding the importance of preserving electronically stored information in this case. Attached hereto as Exhibit A is a true and correct copy of this letter.
- 3. On May 30, 2007, I sent Schwartz a letter regarding the retention and preservation of evidence. Attached hereto as Exhibit B is a true and correct copy of this letter.
- 4. On June 28, 2007, I sent Schwartz a letter regarding the solicitation of Defendants' employees during working hours. Attached hereto as Exhibit C is a true and correct copy of this letter.
- 5. In response to the letter attached herein as Exhibit C, Schwartz told me that he did not believe that anyone from his firm had contacted Defendants' employees during working hours, but if they had, they would not do so anymore.
- 6. Subsequent to this conversation, I learned that Defendants' employees were being solicited by Plaintiff Wong. In response, I sent a letter to Schwartz dated July 16, 2007 reminding them of the limitations placed on solicitation of employees. Attached hereto as Exhibit D is a true and correct copy of this letter.
- 7. Some time thereafter, I learned that Defendants' employees were receiving calls from Plaintiffs' counsel on their cellular phones during working time. In response, I sent a letter to Schwartz dated July 20, 2007 requesting the cessation of such activities. Attached hereto as Exhibit E is a true and correct copy of this letter.
- 8. That same day, I received an e-mail response from Schwartz. Attached hereto as Exhibit F is true and correct copy of this e-mail.
- 9. Thereafter, on July 25, 2007, I sent Schwartz a letter expressing continuing concern about contact with employees on their mobile telephones and about Nichols Kaster using

2 a true and correct copy of this letter.

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DECLARATION OF GEORGE J. TICHY, II

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 5th day of September, 2008 at San Francisco, California.

Anderson using information from Defendants' employee directory. Attached hereto as Exhibit G is

GEORGE J TICHY, II

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the Voice for employees

achols Kaster & Anderson, LP

May 29, 2007

VIA EMAIL

Littler Mendelson George J. Tichy, II 650 California Street 20th Floor San Francisco, California 94108-2693 Telephone: (415) 433-1940

Fax: (415) 399-8490 Email: gtichy@littler.com

Re: Wong, et al., v. HSBC Home Mortgage (USA), et al.

Court File No.: C07-2446EDL

Dear Counsel:

Please be advised that we believe electronically stored information to be an important and irreplaceable source of evidence in this case. The discovery requests that will be served by Plaintiffs in this matter will seek information from Defendant's computer systems, removable electronic media and other locations. This includes, but is not limited to, email, word processing documents, spreadsheets, calendars and network access information. We will be requesting all such information relevant to plaintiffs' work hours, compensation, job duties, complaints regarding hours and pay, and Defendant's efforts to comply with the wage and hour laws. It has been our experience that the servers and hard drives the employees and managers have access to contain much of this relevant material.

The laws and rules prohibiting destruction of evidence apply to electronically stored information in the same manner that they apply to other evidence. As you know, due to its format, electronic information is easily deleted, modified, or corrupted. Accordingly, we ask that Defendants take every reasonable step to preserve this information until the final resolution of this matter. This includes, but is not limited to, an obligation to discontinue all data destruction and backup tape recycling policies. We would request that you review the current version of the ABA rules on electronic evidence with your client.

We look forward to working with you on this case.

Sincerely,

Bryan J. S.

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A PROFESSIONAL CORPORATION

ALABAMA

ARIZONA

ARKANSAS

CALIFORNIA

May 30, 2007

George J. Tichy, II Direct Fax: 415.743.6608

COLORADO

CONNECTICUT

DISTRICT OF

VIA EMAIL

COLUMBIA

Bryan J. Schwartz, Esq. Nichols Kaster & Anderson, LLP One Embarcadero Center, Suite 720 San Francisco, CA 94111

FLORIDA GEORGIA

Re: Philip Wong, et al. v. HSBC Mortgage Corp., et al. USDC Action No. C 07-2446 EDL

INDIANA

ILLINOIS

Dear Bryan:

MASSACHUSETTS

I am in receipt of your May 29, 2007 letter regarding retention of evidence. Our firm is aware of the requirements regarding preservation of evidence, including electronic evidence, and will consult with our client accordingly.

MINNESOTA

MISSOURI

Your letter raises a concern which we have in defending this matter. As you are aware, your clients have a similar obligation to preserve all evidence, including any electronic evidence. That means, among other things, home computers, laptops, PDAs and other sources of electronic information should not be deleted, modified or corrupted, and of course, any writings need to be preserved.

NEVADA

NEW YORK

We look forward to working with you in this matter and anticipate your cooperation regarding the issues discussed above.

NORTH

Very tauly yours,

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SEORGE J/TICHY, I

PENNSYLVANIA

RHODE ISLAND

GJT/lc

SOUTH CAROLINA

cc: Client

TEXAS

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ALABAMA

ARIZONA

ARKANSAS

CALIFORNIA

George J. Tichy, II

COLORADO

Direct Fax: 415.743.6608

CONNECTICUT

DISTRICT OF

VIA FAX & U.S. MAIL

June 28, 2007

Bryan J. Schwartz, Esq. Nichols Kaster & Anderson, LLP One Embarcadero Center, Suite 720 San Francisco, CA 94111

FLORIDA GEORGIA

Re:

Philip Wong, et al. v. HSBC Mortgage Corp., et al.

USDC Action No. C 07-2446 EDL

ILLINOIS INDIANA

Dear Bryan:

It is unfortunate that you will not dismiss HSBC Bank at this stage. As I mentioned MASSACHUSETTS to you earlier, we are agreeable to a dismissal without prejudice. However, if you believe that a 30(b)(6) deposition is required, we will cooperate as long as the deposition is limited to issues limited to whether the Bank employs any of the individuals mentioned. Obviously, HSBC Mortgage is not only solvent but has the ability to respond to any judgment which may be rendered in your clients' favor.

It has come to our attention that someone from your office has been contacting employees at HSBC Mortgage during working hours. Although we don't know the

extent of these solicitations, we have received various complaints. As you may not be aware, HSBC Mortgage has a "no solicitation" rule which applies across the

board to any person attempting to solicit at the Company. Moreover, the employees have a right to privacy and are expected to work during work time. I must insist that

you or any representative of your office not contact employees at HSBC Mortgage

during work time. Of course, you may contact after work anyone who is not a supervisor or part of management, assuming that the person has any interest in

Very truly yours,

MINNESOTA

MISSOURI

NEVADA

NEW JERSEY

NEW YORK

NORTH CAROLINA

OHIO

PENNSYLVANIA

RHODE ISLAND

SOUTH CAROLINA

speaking to anyone from your office.

TEXAS

Client CC:

GJT/Ic

VIRGINIA

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ALABAMA ARIZONA

ARKANSAS

CALIFORNIA

July 16, 2007

Re:

Dear Bryan:

George J. Tichy, II Direct Fax: 415.743.6608

COLORADO

CONNECTICUT

VIA EMAIL & U.S. MAIL

DISTRICT OF COLUMBIA

Bryan J. Schwartz, Esq. . Nichols Kaster & Anderson, LLP One Embarcadero Center, Suite 720 San Francisco, CA 94111

FLORIDA

Philip Wong, et al. v. HSBC Mortgage Corp., et al.

ILLINOIS

USDC Action No. C 07-2446 EDL

time may result in discipline or discharge.

BIDIANA

It has come to our attention that Philip Wong has been contacting other employees MASSACRUSETTS during work time to solicit and involve employees in the above lawsuit. This conduct by Mr. Wong not only violates the Company's no-solicitation rule but could be a basis for immediate discipline and potential discharge from employment. In order to avoid such a consequence, I am again writing to remind you of the limitations placed on plaintiffs and plaintiffs' counsel regarding the potential solicitation of the putative class members. It is my specific request that you immediately contact Mr. Wong and advise him that any further solicitation of potential class members during work

MINNESOTA

MISSOUTU

NEVADA

Both of our firms have cooperated to assure that appropriate standards are met during the handling of this lawsuit. Your continued cooperation will be appreciated.

NEW YORK

NEW JERSEY

Very truly yours,

CAROLINA

GEORGE V. 才ICHY. II

PENNSYLVANIA

GJT/Ic

Client CC:

RHODE ISLAND

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TEXAS

VIRGINIA

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A PROFESSIONAL CORPORATION



ARIZONA

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CALIFORNIA

July 20, 2007

George J. Tichy, II Direct Fax: 415.743.6608

COLORADO

CONNECTICUT

VIA EMAIL & U.S. MAIL

Bryan J. Schwartz, Esq. Nichols Kaster & Anderson, LLP One Embarcadero Center, Suite 720 San Francisco. CA 94111 DISTRICT OF COLUMBIA

FLORIDA

GEORGIA

Re:

Philip Wong, et al. v. HSBC Mortgage Corp., et al.

USDC Action No. C 07-2446 MMC

ILLINOIS

Dear Bryan:

INDIANA

Your law firm's method of handling this case appears to be encroaching upon legal and ethical lines. We have received calls that your firm has contacted members of my clients' management as well as other employees, including calls to their cellular phones and during working time. To give you a sense of the magnitude of this issue, we have been advised that contacts have been made in Charlotte, Portland, Houston, Minnesota, and New Jersey.

MASSACHUSETTS

MINNESOTA

MISSOURI

NEVADA

You should be aware that members of management are company representatives and cannot be contacted without company authorization. Given the number of reports which we have received, it appears that your law firm is not receiving the response you anticipated. However, that does not justify any activities which cross the line.

NEW JERSEY

'

NEW YORK

Should these improper activities not cease immediately, you will provide us with no other alternative but to take this matter up with Judge Chesney.

NORTH CAROLINA

OHIO

Very truly yours,

too

GEORGE J(.T)CHY,

PENNSYLVANIA

RHODE ISLAND

SOUTH

TEXAS

VIRGINIA

WASHINGTON

GJT/lc

cc: Client

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Chow, Lonell F.



Schwartz, Bryan [schwartz@nka.com] Friday, July 20, 2007 1:38 PM Tichy, George J.; Barrett, Michelle R. Honkanen, Melissa; Chow, Lonell F. Wong, et al. v. HSBC; HSBC Intimidation

Mr. Tichy and Ms. Barrett:

You have been courteous enough to let me know about what you and your client consider to be potentially improper solicitation activities by either my firm's representatives or my client, Mr. Wong. We have acted quickly to ensure that no improper solicitation is occurring. I believe your July 20, 2007 letter alleging solicitation of managers is misguided. We have not intentionally attempted to contact any HSBC managers regarding this case and have not spoken to any current HSBC manager about HSBC's overtime practices.

Now I must let you know about an improper practice by HSBC, about which we have received reports. Apparently, one or more HSBC branches has informed its non-management employees across-the-board - that they may not speak with anyone who contacts them outside of work to discuss the practices of the company.

I was quick to agree that neither we nor our clients should, as a general rule, be contacting potential witnesses or clients about this case during working hours at HSBC facilities. I hope you will agree, equally quickly, that HSBC intimidating non-management employees from cooperating in informal discovery outside of their working hours is inappropriate, as is intimidating employees from joining the suit.

If we see this pattern continuing, we would have no choice but to seek the Court's ervention to prevent it. However, we have typically been able to work with Defendants correct such conduct, and to remedy the effects of such conduct after it has occurred, and I hope we can do so in this case. If we continue to hear reports of such intimidation, then we will need to discuss with you not only how to stop the intimidation immediately, but ways in which to remedy the effects of intimidation.

Please respond by July 27, 2007, with your assurances that HSBC has been instructed not to intimidate its employees from voluntary cooperation or participation in this case. Thank you in advance for your prompt cooperation.

Sincerely,

Bryan Schwartz

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ITTLER MENDELSON PROFESSIONAL CORPORATION

ARIZONA

ARKANSAS

CALIFORNIA

July 25, 2007

George J. Tichy, II. Direct Fax: 415.743.6608

COLORADO

CONNECTICUT

VIA EMAIL & U.S. MAIL

Bryan J. Schwartz, Esq. Nichols Kaster & Anderson, LLP One Embarcadero Center, Suite 720 San Francisco, CA 94111

DISTRICT OF COLUMBIA

FLÖRIDA

GEORGIA

Re:

Philip Wong, et al. v. HSBC Mortgage Corp., et al.

USDC Action No. C 07-2446 MMC

ILLINOIS

INDIANA

Dear Bryan:

I appreciated your response to my letter, dated July 20, 2007. I want you to know MASSACHUSETTS that several of the people who were contacted at the Company said that they were contacted on their cell phones. They expressed concern because the individual's cell number was not generally known. In following up, I have learned that the Company maintains cell phone information in its directory, which is to be used only for business purposes. If your firm is using the Company's directory to obtain phone numbers, please discontinue using the Company's directory immediately.

MINNESOTA

MISSOURI

NEVADA

I have inquired about any practice which the Mortgage Company or the Bank would have regarding limitations on discussion about Company practices outside of work. I note that your email referenced "HSBC branches". It would be helpful if you could identify which branch or location would have a practice of the type you mentioned. Our initial review indicates that each company each has limitations regarding proprietary information, confidential information, trade secrets, and other protected business practices which are not generally known to the general public. If there are

NEW JERSEY

NEW YORK

OHIO

We look forward to continuing cooperation as we represent our respective clients in this matter.

other limitations at specific locations which are of concern to you, I would appreciate

your providing me with the specific information and I will look into the matter.

PENNSYLVANIA RHODE ISLAND

Verytruly yours,

CAROLINA

GEORGE U. TICHY. II

TEXAS

GJT/lc

VIRGINIA

Client cc: